PATENT AND TRADEMARK OFFICE

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U.S. APPLICATION NO.	FIRST NAMED APP	LICANT	ATTY, DOCKET NO.		
09/830635	TARAN	Α	VALER11.001A		
03/030000		INTE	RNATIONAL APPLICATION NO.		
	DE40	. 1	PCT/RU99/00062		
KNOBBE MARTENS OLSON &	L BEAR				
620 NEWPORT CENTER DRIN SIXTEENTH FLOOR	,,,	I.A. FILD	G DATE PRIORITY DATE		
NEWPORT BEACH, CA 92660	J	04 M/	AR 99 08 DEC 98		
NEW OWN DESIGN	·		04 11181 2001		
		I DATI	e MAILED: 01 JUN 2001		
NOTIFICATION OF MI	SSING REQUIREMENTS	UNDER 35 U.S.C	Office		
STATES	S DESIGNATED/ELECTE	D OLLICE (DOID	0/05/		
. The following items have been	submitted by the applicant or the IE	to the United States Pa	tent and Trademark		
Office as a Designated	Office (37 CFR 1.494) X an Lie	CICC CITTER (a. mana			
U.S. Basic National Pe		Small Entity Status.	ication into English.		
Copy of the internation		of Actions 10 amendmen	international application into English. icle 19 amendments into English.		
Oath or Declaration of		of Afficie 19 amendmen	to mo raspina.		
Copy of Article 19 am	endments. Other:				
Priority Document.		U.L and im Anneyes if	anv		
The International Preli	minary Examination Report in Eng	IISH AHU IUS AHUUNG, II	Pnolish.		
Translation of Annexe	s to the International Preliminary E				
	y processing under 35 U.S.C. 371(1	A hur has not filed the fo	ollowing indicated items and/or		
2. X Applicant has requested early	below. The Basic National Fee and	the conv of the interna	tional application must be filed		
the indicated items in paragraph 3					
prior to 20 or 30 months from the p U.S. Basic National F	ee. Copy of the	international application	n.		
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3. The following items MUST be	furnished within the period set fort	h below in order to com	plete the requirements for		
acceptance under 35 U.S.C. 371:		ion foe will be required	if submitted		
a. Translation of the a	application into English. A processi	priority date.			
later than the app	propriate 20 or 30 months from the slation is defective for the reasons i	ndicated on the attached	Notice of Defective		
-					
Translation.	providing the translation of the app	lication and/or the Anne	xes later than the		
			(b), properly identifying		
surcharge will b	preferably by the international applies required if submitted later than the	e appropriate 20 of 30 i	months from the persons		
	n or declaration does not comply wi				
Indicated on the	viding the oath or declaration later t	han the appropriate 20 (or 30 months from the		
priority date (37	7 CFR 1.492(e)).		ired multiple dependent		
		small entity, including a	ny required multiple dependent		
alaim fee are required. Applican	as a large entity statement submit the additional claim in	fees or cancel the additi	onar claims for which rose are		
due (37 CFR 1.492(g)). See attac	cited P10-6/3.	.			
	d the required sequence listing purs	uant to 37 CFR 1.821-1	.825. See attached		
5. Applicant has not submitted	r me redumes andamies manife hans				
PCT/DO/EO/920.			ween within two (2)		
ALL OF THE ITEMS SET FO	RTH IN 3(a)-3(d), 4 AND 5 ABO	AE WOZL RE 20 RM	37 CFR 1.495 applies) FROM		
MONTHS FROM THE DATE	RTH IN 3(a)-3(d), 4 AND 5 ABO OF THIS NOTICE OR BY 22 OI THE APPLICATION, WHICHEV	FR IS LATER. FAII	URE TO PROPERLY		
THE PRIORITY DATE FOR T RESPOND WILL RESULT IN	ME APPLICATION, WILLIAM.	. <u></u>			
KESLOWN MITT KESOTI IN			under the provisions of 37 CFR		
The time period set above may b	e extended by filing a petition and f	ee for extension of time	miner me broamon or a.		
1 136(a)					
	translation of the Annexes MUST t	e submitted no later tha	in the time period set above or the		
6. If box 3a or 3c is checked, a	translation of the Annexes MUST to cocessing fee will be required if sub	mitted later than 20 or 3	30 months from the priority date.		
7 The Article 19 amendmen	is are cancened since a damparen	was not provided by the	appropriate 20 (3) Cr (Cr. 7.373(6))		
or 30 (37 CFR 1.495(d)) months	from the priority date.				
	terior to the United States	Patent and Trademark C	Office must be mailed to the		
Applicant is reminded that any c	communication to the United States I include the U.S. application no. sh	own above. (37 CFR 1	.5)		
address given in the neading and	I illclude die o.s. apparati				
	TOTAL TOTAL	esturned with this	s response.		
A come	of this notice MUSI De l	CHAINCE WALL STORE	<u>-</u>		
A copy	of this notice MUST be	e Translation	M. to Collect		
A copy Enclosed: ▼ PCT/DO/EO/917 PTO-875	Of this notice MUSI DE Notice of Defective PCT/DO/EO/920	e Translation Anita D. Je	Couta To his		

FORM PCT/DO/EO/905 (March 2001)

a patent is sought.

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U.S. APPLICATION NO.	TARAN	Α	VALER11.001A	
09/830635	IANAN	INTERNATIONAL APPLICATION NO.		
KNOBBE MARTENS OLSON & BEAR		PCT/RU99/00062		
620 NEWPORT CENTER DRIVE SIXTEENTH FLOOR		I.A. FILING DATE	PRIORITY DATE	
NEWPORT BEACH, CA 92660		04 MAR 99	08 DEC 98	3
		DATE MAILE	• 01 JU	N 2001

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

1. [₹	is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
2. [does not identify the application to which it is directed.
3. 😾	does not identify the inventor(s).
₄	does not identify the citizenship of each inventor.
5.	does not state that the person making the oath or declaration believes the named inventor or inventors
_	to be the original and first inventor or inventors of the subject matter which is claimed and for which

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

<u> </u>	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2	does not state that the person making the oath or declaration:
а	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3.	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing. Anita D. Johnson
	Anita D. Johnson

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